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APPLICATION NO. FILING DAT		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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	GORDON LLP	EXAM	EXAMINER .		
SUITE 1200	OR AVENUE EA		DAVIS, T	DAVIS, TEMICA M	
CLEVELAN	D, OH 44114-14	4	ART UNIT	PAPER NUMBER	
-			2685		
			DATE MAILED: 03/14/200	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

4

Application No.

Applicant(s)

10/082,835

Examiner

Art Unit **2685**

Lauper

Office Action Summary

The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Temica M. Davis

The IVIAILING DATE of this communication appears o	n the cover sneet with the correspondence address				
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM					
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no	o event, however, may a reply be timely filed after SIX (6) MONTHS from the				
mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the	statutory minimum of thirty (30) days will be considered timely				
- If NO period for reply is specified above, the maximum statutory period will apply an	d will expire SIX (6) MONTHS from the mailing date of this communication.				
 Failure to reply within the set or extended period for reply will, by statute, cause the Any reply received by the Office later than three months after the mailing date of thi 					
earned patent term adjustment. See 37 CFR 1.704(b). Status					
1) X Responsive to communication(s) filed on Feb 25, 20	02				
2a) ☐ This action is FINAL . 2b) ☒ This action					
3) Since this application is in condition for allowance ex	ccept for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex part	·				
Disposition of Claims					
4) X Claim(s) <u>1-39</u>	is/are pending in the application.				
4a) Of the above, claim(s)	is/are withdrawn from consideration.				
5) Claim(s)	is/are allowed.				
6) 💢 Claim(s) <u>1-39</u>	is/are rejected.				
7) Claim(s)	is/are objected to.				
8)	are subject to restriction and/or election requirement.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are a	a) \square accepted or b) \square objected to by the Examiner.				
Applicant may not request that any objection to the dra					
·	is: a) \square approved b) \square disapproved by the Examiner.				
If approved, corrected drawings are required in reply to	this Office action.				
12) The oath or declaration is objected to by the Examin	er.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some* c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No.					
	cuments have been received in this National Stage				
application from the International Burea *See the attached detailed Office action for a list of the					
14) \square Acknowledgement is made of a claim for domestic p	priority under 35 U.S.C. § 119(e).				
a) \square The translation of the foreign language provisional application has been received.					
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)	_				
\simeq	4) Interview Summary (PTO-413) Paper No(s).				
	5) Notice of Informal Patent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)					

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DETAILED ACTION

Claim Objections

1. Claims 5 and 33 are objected to because of the following informalities: In claim 5, line 2, "the mobile user's" should read --a mobile user's--. In claim 33, line 4, "the new vicinity" should read --a new vicinity--. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shapiro, U.S. Patent No. 5,705,980 in view of Balachandran, U.S. Patent No. 6,073,004.

Regarding claim 1, Shapiro discloses a method for distributing an emergency call message within a telecommunication network, wherein the emergency call message generated by a mobile user is automatically sent first to mobile devices in the vicinity of the mobile user (col. 5, line 61-col. 6, line 20).

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Shapiro, however, fails to disclose wherein the message is then distributed to terminals, predefined by said user, in the telecommunication network.

Balachandran, discloses this limitation (col. 3, lines 49-59 and col. 4, lines 33-44).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to modify Shapiro with the teachings of Balachandran for the purpose informing relatives or friends about the emergency situation.

Regarding claim 2, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein the mobile user generates an emergency call message by using a single control element of his mobile device (Shapiro, col. 3, lines 35-43 and col. 2, lines 38-43).

Regarding claim 3, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein the emergency call message is automatically generated by an emergency call detector (Balachandran, col. 2, lines 28-45).

Regarding claim 4, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein the emergency call message contains at least a stored characteristic of said mobile user or a pointer to such a characteristic (col. 3, lines 12-20 and col. 6, lines 66-67).

Regarding claim 5, the combination of Shapiro and Balachandran discloses the method of claim 4, wherein said at least one characteristic is stored in a memory area of the mobile user's identification module (HLR) (Balachandran, col. 3, lines 48-54).

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Regarding claim 6, the combination of Shapiro and Balachandran discloses the method of claim 4, wherein said at least one characteristic is stored by said mobile user (customizable)

(Balachandran, col. 3, lines 48-55).

Regarding claim 7, the combination of Shapiro and Balachandran discloses the method of claim 4, wherein said at least one characteristic is downloaded by a third party (Balachandran, col. 3, lines 44-59 and col. 4, lines 33-44).

Regarding claim 8, the combination of Shapiro and Balachandran discloses the method of claim 7, wherein said at least one characteristic is downloaded over said telecommunication network (Balachandran, col. 3, lines 44-59 and col. 4, lines 33-44).

Regarding claim 9, the combination of Shapiro and Balachandran discloses the method of claim 7 as described above.

The combination, however, fails to specifically disclose wherein said at least one characteristic is downloaded over a contactless interface at close range.

The examiner contends however, that there are many ways in which information can be downloaded, and at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify the combination of Shapiro and Balachandran since such a feature is well known in the art, and such an implementation would have only taken routine skill in the art.

Regarding claims 10-18, the combination of Shapiro and Balachandran discloses the method of claim 4 as described above and further discloses the characteristic comprising the name (claim 10), blood group (claim 11), and picture (claim 18) of the user (Shapiro, col 3, lines

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12-20, col. 6, lines 66-67). Although the specific characteristics of claims 12-17 are not disclosed in the combination of Shapiro and Balachandran, such features would have been obvious to a person of ordinary skill in the art to implement to help further identify the mobile user.

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Regarding claim 19, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein said emergency call message is sent as an SMS message (Balachandran, col. 3, lines 19-22).

Regarding claim 20, the combination of Shapiro and Balachandran discloses the method of claim 1 as described above, and further discloses the message sent as an SMS message. The combination, however, fails to specifically disclose wherein the emergency call message is sent as USSD message.

The examiner contends that such USSD messages are well known in the art, and are similar to SMS messages with the difference being that such messages are transmitted faster in the network, and can allow more characters to be transmitted in the message. The examiner takes official notice as such.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify the combination of Shapiro and Balachandran with the teachings of well known prior art for the purpose of quickly notifying the network that assistance is needed.

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Regarding claim 21, the combination of Shapiro and Balachandran discloses the method of claim 1 as described above. The combination, however, fails to disclose the message sent as a GPRS packet.

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The examiner contends that the GPRS service is well known in the art for sending messages. The examiner takes official notice as such.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify the combination of Shapiro and Balachandran with the teachings of well known prior art since such services are well known in the art for transmitting messages.

Regarding claim 22, the combination of Shapiro and Balachandran discloses the method of claim 1 wherein said emergency call message is sent as e-mail (SMS) (Balachandran, col. 3, lines 19-22).

Regarding claims 23 and 24, the combination of Shapiro and Balachandran discloses the method of claim 1 as described above.

The combination, however, fails to disclose wherein the messages are signed or encrypted. The examiner, contends, however, that such features are well known in the art, and the examiner takes official notice as such.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify the combination of Shapiro and Balachandran with the teachings of well known prior art for the purpose of offering a more secure system.

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Regarding claim 25, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein the emergency call message is first sent simultaneously to all mobile devices using the same base station as said mobile user (Shapiro, col. 2, lines 35-43).

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Regarding claim 26, the combination of Shapiro and Balachandran discloses the method of claim 1 wherein the position of said mobile devices within a cell of the telecommunication network is determined through a location-determining system in said telecommunication network and wherein the emergency call message is distributed first on the basis of this position indication to other mobile devices in the vicinity (Shapiro, col. 2, lines 35-67).

Regarding claim 27, the combination of Shapiro and Balachandran discloses the method of claim 26, wherein the emergency call message is distributed to mobile devices that are progressively further away from the mobile user (Shapiro, col. 6, lines 11-27).

Regarding claim 28, the combination of Shapiro and Balachandran discloses the method of claim 27, wherein the emergency call message is distributed any further until a mobile device has dispatched a confirmation (col. 6, lines 11-27).

Regarding claim 29, the combination of Shapiro and Balachandran discloses the method of claim 27, wherein the emergency call message is forwarded to the terminals predefined by said user only when all active users within a defined area have been reached (Balachandran, col. 4, lines 36-44).

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Regarding claim 30, the combination of Shapiro and Balachandran discloses the method of claim 1 as described above. The combination, however, fails to disclose, wherein said terminals predefined by the mobile user are listed hierarchically and wherein the emergency call message is distributed progressively to all levels of this hierarchy.

The examiner, contends, however, that such a feature is well known in the art. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of invention to implement such a feature for the purpose of calling the persons designated "more important" to the user first.

Regarding claim 31, the combination of Shapiro and Balachandran discloses the method of claim 1 wherein said terminals predefined by the mobile user are stored in an identification module of the mobile user (Balachandran, col. 3, lines 49-59 and col. 4, lines 33-44).

Regarding claim 32, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein said terminals predefined by the mobile user are stored in a memory area accessible from a mobile s switching center (MSC) in the telecommunication network (Balachandran, col. 3, lines 44-59).

Regarding claim 33, the combination of Shapiro and Balachandran discloses the method of claim 1 as described above. The combination, however, fails to disclose, wherein the location of said mobile user is also monitored after said emergency call message has been sent, and wherein said emergency call message is forwarded to other mobile devices in the new vicinity of the mobile user if this location changes.

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The examiner contends however, that such a feature is well known in the art. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of invention to implement such a feature for the purpose of constantly dispatching or alerting other people in the vicinity of the user of the emergency situation the user is in.

Regarding claim 34, the combination of Shapiro and Balachandran discloses the method of claim 1 wherein at least one reached mobile device dispatches a confirmation to an address indicated in said emergency call message (Shapiro, col. 6, lines 21-27).

Regarding claim 35, the combination of Shapiro and Balachandran discloses the method of claim 1, the combination, however, fails to disclose wherein at least one reached mobile device dispatches a confirmation to a mobile user.

The examiner contends however, that such a feature is well known in the art. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of invention to implement such a feature for the purpose of informing the mobile user that assistance is on the way.

Regarding claim 36, the combination of Shapiro and Balachandran discloses the method of claim 1, wherein said emergency call message is completed by a fixed device in said telecommunication network (Shapiro, figure 1).

Regarding claim 37, Shapiro discloses an identification module for a mobile terminal, wherein it has a memory area for at least one characteristic of the mobile user, this characteristic

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being used only for emergency call messages (col. 3, lines 12-20 and col. 5, line 61-col. 6, line 20)...

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Shapiro, however, fails to disclose a memory area for a list of terminals predefined by the mobile user and to which emergency call messages must be sent.

Balachandran, discloses this limitation (col. 3, lines 49-59 and col. 4, lines 33-44).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to modify Shapiro with the teachings of Balachandran for the purpose informing relatives or friends about the emergency situation.

Regarding claim 38, the combination of Shapiro and Balachandran discloses the identification module of claim 37.

The combination, however, fails to disclose wherein it contains an electronic certificate with which emergency call messages can be signed. The examiner, contends, however, that such a feature is well known in the art, and the examiner takes official notice as such.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify the combination of Shapiro and Balachandran with the teachings of well known prior art for the purpose of offering a more secure system.

Regarding claim 39, Shapiro discloses a device in a mobile radio network that has a location-determining system for determining the position of mobile devices within at least one area of said telecommunication network, wherein it has a memory area loaded with a software program for recognizing an emergency call message from a mobile user in said area, and for

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distributing this emergency call message first to mobile devices in the vicinity of the mobile user (col. 5, line 61-col. 6, line 20).

Shapiro, however, fails to disclose wherein the message is then distributed to terminals, predefined by said user, in the telecommunication network.

Balachandran, discloses this limitation (col. 3, lines 49-59 and col. 4, lines 33-44).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to modify Shapiro with the teachings of Balachandran for the purpose informing relatives or friends about the emergency situation.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 4. disclosure.

Hoirup et al, U.S. Patent No. 6,397,054, discloses features for emergency calling and short messaging system.

Miller et al, U.S. Patent No. 6,141,563, discloses SIM card secured subscriber unit.

Alanara et al, U.S. Patent No. 6,061,561, discloses a cellular communication system providing cell transmitter location information.

Wizgall et al, U.S. Patent No. 5,630,209, discloses an emergency call system.

Alperovich et al, U.S. Patent No. 6,078,804, discloses routing treatments for emergency calls based on subscriber specified data.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Temica M. Davis whose telephone number is (703) 306-5837. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Edward Urban, can be reached on (703) 305-4385.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to TC2600 Customer Service at (703) 306-0377.

Any response to this communication should be mailed to:

Commissioner of Patents and Trademarks

Washington, DC 20231

Or faxed to:

(703) 872-9314 (for any communications intended for entry).

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

TMD

March 8, 2003